REMARKS

Examiner is thanked for the Official Action of 2009.11.30 and for the Advisory Action

of 2010.02.22. This request for reconsideration and request for Continued Examination is

intended to be fully responsive thereto.

CLAIM AMENDMENT

Claims 16, 21, 22 and 26 are amended with this submission. Claims 18, 19, 20, 24 and

25 and 27-30 have been cancelled. All changes are fully supported in the original

specification, and no new matter has been added.

Claim 16 was amended based on paragraph [0010], [0275] and [0305], Claim 21 was

amended based on paragraph [0290] and [0291], Claim 22 was amended based on paragraph

[0010], [0275], [0305], [0380], [0388] and [0389], and claim 26 was amended based on

paragraph [0439] and [0440], respectively.

CLAIM REJECTIONS UNDER 35 USC § 102

Claims 16-19 and claims 21-26 were rejected under 35 U.S.C. 102, as being anticipated

by US Patent Application Publication 2006/0106835 (hereinafter "Murray et al"). Applicant

respectfully disagrees for at least the following reasons.

The difference between the present invention and Murray et al. is not disclosed or

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suggested by Murray et al. However, Applicant herewith amends claims 16, 21, 22 and 26 to

clarify the differences between the present invention and Murray et al. to facilitate the

examination process and make the application allowable. No new matter has been added.

Therefore, the rejection based on 102 is now moot.

CONCLUSION

It is respectfully submitted that Claims 1-17, 21-23 and 26 are now in condition for

allowance and notice to that effect is respectfully requested. No new matter has been

added.

If for any reason, the Examiner determines that the application is not now in condition

for allowable, it is respectfully requested that the Examiner contact the Applicant's

undersigned attorney at the indicated telephone number to arrange for an interview to

expedite the disposition of this application.

Respectfully submitted,

/Tracy M Heims 53010/

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